

June 20, 2016

VIA ELECTRONIC DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-A325
Washington, DC 20554

**Re: Notice of Ex Parte Presentation, CC Docket No. 95-116; WC Docket No. 07-149;
WC Docket No. 09-109**

Dear Ms. Dortch:

On Thursday, June 16, 2016, Neustar, Inc. representatives Scott Deutchman, William Reidway, and Richard Louis, Neustar transition consultant Michael Krieger, and counsel Michele Farquhar of Hogan Lovells (collectively, “Neustar”) met with Rear Admiral (ret.) David Simpson, Chief of the Public Safety and Homeland Security Bureau (“PSHSB”); Debra Jordan of the PSHSB; Matt DelNero, Chief of the Wireline Competition Bureau (“WCB”); Kris Monteith, Sanford Williams and Ann Stevens of the WCB; and Neil Dellar of the Office of General Counsel.

During the meeting, Neustar discussed law enforcement’s transition to the Enhanced Law Enforcement Platform (“ELEP”) service and that Neustar will not be providing its LEAP service in regions where it is no longer the NPAC administrator for the reasons explained in its March 10, 2016 ex parte letter¹. Neustar noted that section 7 of the proposed Master Services Agreement sets the expectation that the ELEP service will not be available until after all NPAC regions are transitioned, thereby potentially creating a gap in the provision of the law enforcement service. We also discussed our interest in keeping Neustar’s law enforcement customers apprised of the potential gap in service and the need to conform Neustar’s service agreements with these customers. In addition, Neustar raised concerns about the increased level

¹ Beginning in October 2015, Neustar repeatedly advised the Transition Oversight Manager, the NAPM, and Ericsson of this position so that all stakeholders would have ample time to plan for the transition of these critical services. Letter from Michele Farquhar, Counsel to Neustar, Inc., to Marlene H. Dortch, Sec’y, FCC, CC Docket No. 95-116, WC Docket Nos. 07-149, 09-109 (March 10, 2016).

of transition risk caused by the compressed timeline and substantial reduction in testing announced by the Transition Oversight Manager in April 2016.² In light of these concerns, Neustar urged the Commission staff to monitor closely the risks raised by the transition and data migration timelines.

Pursuant to Section 1.1206(b) of the Commission's rules, I am filing this letter electronically in the above-referenced docket. Please contact me directly with any questions.

Respectfully submitted,

/s/ Michele C. Farquhar

Michele C. Farquhar

Partner
Counsel to Neustar, Inc.
michele.farquhar@hoganlovells.com
D (202) 637-5663

cc: Rear Adm. (ret.) David Simpson
Debra Jordan
Matt DelNero
Kris Monteith
Sanford Williams
Ann Stevens
Neil Dellar

² *TOEP Webcast*, North American Portability Management, LLC Transition Oversight Manager, 8 (Apr. 20, 2016), https://www.napmlc.org/Docs/npac/ref_docs/REP_20160420_TOM_TOEP%20Webcast%20Content_1.0.pdf.